



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Pat	ent Application of)	
Shigeru 1	IIDA et al)	Group Art Unit: 1638
Application No.: 09/830,123)	Examiner: Cynthia E. Collins
Filed: A	pril 24, 2001)	Confirmation No. 2738
F	GENES ENCODING PROTEINS REGULATING THE pH OF VACUOLES)	
	AMENDMENT/REPLY T	RAI	NSMITTAL LETTER
	Commissioner for Patents ton, D.C. 20231		
Sir:			
Encl	losed is a reply for the above-identified pa	tent	application.
[]	A Petition for Extension of Time is also	enc	closed.
[]	A Terminal Disclaimer and a check for requisite Government fee are also enclosed		\$55.00 (2814) [] \$110.00 (1814) to cover the
[]	Also enclosed is		
[]	Small entity status is hereby claimed.		
[]	Applicant(s) request continued examinat [] \$370.00 (2801) [] \$740.00 (1801) fee		under 37 C.F.R. § 1.114 and enclose the under 37 C.F.R. § 1.17(e).
	[] Applicant(s) previously submitted requested.	,	on, for which continued examination is
[]	Applicant(s) request suspension of action by the Office until at least _, which does not exceed three months from the filing of this RCE, in accordance with 37 C.F.R. § 1.103(c). The required fee under 37 C.F.R. § 1.17(i) is enclosed.		
[]	A Request for Entry and Consideration (146/246) is also enclosed.	of S	ubmission under 37 C.F.R. § 1.129(a)
[X]	No additional claim fee is required.	i	RECEIVED
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(10/02)

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[] An additional claim fee is required, and is calculated as shown below:

		AMENDED	CLAIM	S	
	No. OF CLAIMS	HIGHEST NO. OF CLAIMS PREVIOUSLY PAID FOR	EXTRA CLAIMS	RATE	Addt'l Fee
Total Claims		MINUS =		× \$18.00 (1202) =	
ndependent Claims MINUS = ×		× \$84.00 (1201) =			
If Amendment adds multiple dependent claims, add \$280.00 (1203)					
Total Amendment Fee					
If small entity status is claimed, subtract 50% of Total Amendment Fee					
TOTAL ADDITIONAL FEE DUE FOR THIS AMENDMENT					

L	J	A claim fee in the a	amount of \$	_ ^{1S}	enclosed.
[]	Charge \$	_to Deposit Account	No.	02-4800.

The Commissioner is hereby authorized to charge any appropriate fees under 37 C.F.R. §§ 1.16, 1.17, 1.20(d) and 1.21 that may be required by this paper, and to credit any overpayment, to Deposit Account No. 02-4800. This paper is submitted in duplicate.

Respectfully submitted,

BURNS, DOANE, SWECKER & MATHIS, L.L.P.

Registration No. 36,607

P.O. Box 1404 Alexandria, Virginia 22313-1404 (703) 836-6620

Date: October 10, 2002

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#10 Patent

Attorney's Docket No. 001560-397

IN THE UNITED STATES PATENT & TRADEMARK OFFICE

)
) Group Art Unit: 1638
) Examiner: Cynthia E. Collins
) Confirmation No. 2738

RESPONSE TO RESTRICTION REQUIREMENT

Assistant Commissioner For Patents Washington, D.C. 20231

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Sir:

In complete response to the Requirement for Restriction issued by the Patent and Trademark Office on September 17, 2002, applicants hereby elect with traverse the invention of Group I, claims 1-8, 11-22 and 31-46 for prosecution in this application.

Group I is directed to a gene encoding a protein that has an activity of regulating the pH of plant cell vacuoles, a vector, a host cell, a plant, a cut flower, a method of regulating the pH of vacuoles by introducing and expressing a gene, and a method of controlling flower color by introducing and expressing a gene.

The traversal is based upon the fact that the instant application was filed under §371. Applicants are thus entitled to a "unity of invention standard" for determining restriction. It is respectfully submitted that "unity of invention" exists in the instant case. Group I is related to a gene encoding a protein that has an activity of regulating the pH of plant cell vacuoles, a vector, a host cell, a plant, a cut flower, a method of regulating the pH of vacuoles by introducing and expressing a gene, and a method of controlling flower

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color by introducing and expressing a gene. Group II is directed a protein and a method of producing a protein. Group III is drawn to a method of regulating the pH of vacuoles by suppressing expression of the gene, and a method of controlling flower color by

suppressing expression of the gene.

The Examiner cited the Gaxiola et al reference as allegedly teaching the technical feature of the invention. This assertion is in error. The cited reference describes that a Na⁺/H⁺ exchanger provides to cells with a resistance to Na⁺. However, the reference does not describe that the Na⁺/H⁺ exchanger controls the colors of flowers.

In view of the above, it is respectfully requested that the restriction requirement be withdrawn or at the very least altered.

In the event that there are any questions relating to this amendment or the application in general, it would be appreciated if the Examiner would contact the undersigned attorney at (508) 339-3684.

Early and favorable action in the form of a notice of allowance is respectfully requested.

Respectfully submitted,

BURNS, DOANE, SWECKER & MATHIS, L.L.P.

Registration No. 36,607

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